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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/724,522		11/28/2003	Rainer Mohr	830 009	8913	
25191	7590	10/06/2004		EXAM	EXAMINER	
BURR & BROWN				MAYO, TARA L		
PO BOX 7068 SYRACUSE, NY 13261-7068				ART UNIT	PAPER NUMBER	
	,			3671		
				DATE MAILED: 10/06/2004	DATE MAILED: 10/06/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		<u> </u>	
	Application No.	Applicant(s)	\(\frac{1}{2}\)
	10/724,522	MOHR, RAINER	51
Office Action Summary	Examiner	Art Unit	
	Tara L. Mayo	3671	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence add	ress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period was presented to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	nmunication.
Status			
Responsive to communication(s) filed on <u>07 Sec</u> This action is <b>FINAL</b> . 2b)⊠ This     Since this application is in condition for allower closed in accordance with the practice under E	action is non-final.		merits is
Disposition of Claims			
4) ⊠ Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ⊠ Claim(s) 1-5,8,10-14 and 16 is/are allowed. 6) ⊠ Claim(s) 6 and 17-21 is/are rejected. 7) ⊠ Claim(s) 7,9 and 15 is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	epted or b) objected to by the lideral or b) objected to by the lideral or by the li	e 37 CFR 1.85(a). lected to. See 37 CFF	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National S	itage
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date 40040708, 200407/6	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	152)

#### **DETAILED ACTION**

### Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

2. The abstract of the disclosure is objected to because it includes language that can be implied. On line 1, delete "This invention relates to a" and insert therefore --A--. Correction is required. See MPEP § 608.01(b).

The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

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## Arrangement of the Specification

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As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC (See 37 CFR 1.52(e)(5) and MPEP 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text are permitted to be submitted on compact discs.) or

REFERENCE TO A "MICROFICHE APPENDIX" (See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.)

- (e) BACKGROUND OF THE INVENTION.
  - (1) Field of the Invention.
    - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (f) BRIEF SUMMARY OF THE INVENTION.
- (g) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (h) DETAILED DESCRIPTION OF THE INVENTION.
- (i) CLAIM OR CLAIMS (commencing on a separate sheet).
- (j) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (k) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).
- 3. The disclosure is objected to because of the following informalities: omitted section headings. Appropriate correction is required.

# Claim Objections

4. Claims 7, 9 and 15 are objected to because of the following informalities: non-idiomatic English.

In claim 7 on line 1, change "characterised" to --characterized--.

In claim 9 on line 3, change "metres" to --meters--.

In claim 15 on line 3, delete "with" or make an equivalent change thereto.

Appropriate correction is required.

# Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

6. Claims 6 and 17 through 21 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 6 recites the limitation "the pile sleeve" on lines 1 through 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 17 recites the limitation "the pile sleeve parts" on line 7. There is insufficient antecedent basis for this limitation in the claim. Claim 21 is similarly rejected.

Claim 19 recites the limitation "the structural group" on lines 1 through 2. There is insufficient antecedent basis for this limitation in the claim.

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#### Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form

the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a print ed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United

States.

8. Claims 17, 18 and 21 are rejected under 35 U.S.C. 102(b) as being anticipated by EPO

Patent Application No. 0 984 105 A1.

EPO '105 discloses a method of assembling a pile driving device comprising the steps

of:

with regard to claim 17,

setting the an impact hood (306) on an assembly block (336);

disposing a pile sleeve (330) around the assembly block and the impact hood; and

connecting flanges (320) of the pile sleeve together;

with regard to claim 18,

the device further comprising a hammer foot (312) and a hammer housing (308), and

wherein the hammer foot, impact body and hammer housing are pre-assembled into a structural

group and are fixedly connected to the impact hood; and

with regard to claim 21,

wherein pile sleeve is pressure tight.

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Claim Rejections - 35 USC § 103

9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject

matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was

made.

10. Claims 19 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over EPO

Patent Application No. 0 984 105 A1.

EPO '105 teaches all of the features of the claimed invention with the exception(s) of:

with regard to claim 19,

an adapter ring; and

with regard to claim 20,

the step of initially setting the impact hood on an adapter plate.

With regard to claims 19 and 20, it would have been obvious to one having ordinary

skill in the art of pile driving at the time of invention to modify the method disclosed by EPO

'105 such that it would include the step of initially setting the impact hood on an adapter plate

to facilitate use of the device on piles of varying dimension.

Allowable Subject Matter

11. Claims 1 through 5, 8, 10 through 14 and 16 are allowed.

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12. Claim 6 would be allowable if rewritten or amended to overcome the rejection(s) under

35 U.S.C. 112, second paragraph, set forth in this Office action.

13. Claims 7, 9 and 15 would be allowable if amended or rewritten to overcome the

objections for minor informalities set forth in the above Office action.

**Conclusion** 

14. As allowable subject matter has been indicated, applicant's reply must either comply with all formal requirements or specifically traverse each requirement not complied with. See

37 CFR 1.111(b) and MPEP § 707.07(a).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tara L. Mayo whose telephone number is 703-305-3019. The examiner can normally be reached on Monday through Friday 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas B. Will can be reached on 703-308-3870. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

30 September 2004

Thomas B. Yam
Supervisory Patent Examino
Croup 3600

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